1 2 3 4 5 6	B. Douglas Robbins (219413) Cyndi K. Wong (244983) O'LEARY WOOD & ROBBINS, LLP One Post Street, Suite 800 San Francisco, CA 94104 T: (415) 247-7900 F: (415) 247-7901 drobbins@owrlaw.com  ATTORNEYS FOR DEFENDANTS	
7	DAVID RAWSON AND ZEISLER, ZEISLER, RAWSON & JOHNSON LLP	
8	UNITED STATES DISTRICT COURT	
9	FOR THE NORTHERN DISTRICT OF CALIFORNIA,	
10	OAKLAND DIVISION	
11		
12	ANTHONY FREDIANELLI, an individual,	Case No. C 11-03232 (DMR)
13	Plaintiff,	STIPULATION FOR DEFENDANTS DAVID RAWSON AND ZEISLER,
14	v	ZEISLER, RAWSON & JOHNSON TO
15	STEPHAN JENKINS, an individual; BRADLEY HARGREAVES, an individual;	FILE RESPONSIVE PLEADING
16	THIRD EYE BLIND, INC., a California	
17	Corporation; 3EB TOURING, INC., a California Corporation; STEPHAN JENKINS PRODUCTIONS, INC., a California corporation; 3EB PUBLISHING, an unknown entity; THOMAS MANDELBAUM, an individual; HISCOCK & BARCLAY, LLP, a New York Limited Liability Partnership; DAVID RAWSON, an individual; ZEISLER, ZEISLER, RAWSON & JOHNSON LLP, a California Limited Liability Partnership; EMI BLACKWOOD MUSIC, INC., a Connecticut Corporation;	Complaint Filed: February 22, 2011
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23	and DOES 1-10,	
24	Defendants.	
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	II	

## Defendants DAVID RAWSON ("Rawson"), an individual, and ZEISLER, ZEISLER, 1 RAWSON & JOHNSON LLP ("ZZRJ"), a California Limited Liability Partnership, and Plaintiff 2 3 ANTHONY FREDIANELLI hereby stipulate to extend the date for Rawson and ZZRJ to file 4 pleadings responsive to the Complaint to August 22, 2011. 5 6 SO STIPULATED, 7 NEWMAN DUWORS LLP 8 9 Dated: July 26, 2011 By:\_ 10 Derek A. Newman 11 **Attorneys for Plaintiff** Anthony Fredianelli 12 13 14 O'LEARY WOOD & ROBBINS, LLP 15 16 17 Dated: July 26, 2011 By: B. Douglas Robbins 18 **Attorneys for Defendants** David Rawson and Zeisler, Zeisler, 19 Rawson & Johnson LLP 20 21 22 23 24 25 26 27 28 **STIPULATION** Case No. C 11-03232 (DMR)

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